As the below named inventor(s), I/we declere thet:

Title of invention

Inventor two:

Additional inventors or a legal representative are being named on

Signature: _

DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

METHOD FOR PREPARING NANO-SCALE OR AMORPHOUS PARTICLE USING

This declaration is directed to:		The attached	application, or						
	√	United Stetes	epplication or PCT Inte	ernational applica	ation numbe	10/59	6,178		
		filed on 06/0	2/2006 ended on 02/14/2012						
		✓ As am	ended on 02/14/2012				(if e	pplicable);	1
I/we believe that I sought;	/we am	n/ere the origina	l and first inventor(s) o	f the subject me	tter which is	claimed	and for	which a peter	nt is
I/we have reviewe amendment speci	ed and ifically i	understand the referred to abov	contents of the above- re;	Identified applica	ation, includ	ling the c	daims, e	s amended by	/ any
material to patenta	ability a betwe	as defined in 37 en the filing det	o the United Stetes Pet CFR 1.58, Including for e of the prior epplication	or continuation-in	-part applic	ations, n	naterial i	nformation wi	io be nich
WARNING:									
contribute to ident numbers (other th the USPTO to sup USPTO, petitionel to the USPTO. Pe of the application of a patent. Furth referenced in e pu	illy thef an a ch oport a rs/eppli etitione (unless ermore iblished	t. Personal info neck or credit c petition or en e lcants should c trepplicant is a s a non-publicat t, the record fro d application or	d submitting personal in ormation such as social ard authorizetion form in pplication. If this type onsider redecting such divised that the record of the compilar in an abandoned applian an issued petent (see ses are not retained in	I security numbe PTO-2038 subm of personal Inform personal Inform of a patent applic nce with 37 CFR cation mey elso I 37 CFR 1.14).	rs, bank ec itted for pay mation is in ation from ti cation is ava 1.213(a) is be evelleble checks and	count nu ment pu cluded in he docur illable to mede in e to the p credit ca	mbers, c rposes) docume nents be the publ the app ublic if ti	or credit card is never requi- ents submitted fore submittin ic efter public lication) or is- ne application prization form	ired by d to the ng them cation suance n is
believed to be true	e, and f	further that thes	wn knowledge are true, se statements were ma , or both, under 18 U.S	de with the know	ledge that	willful fals	se stater	nents end the	like 1 or eny
FULL NAME OF I	NVENT	OR(S)							
Inventor one: Kal	b-Sig	Kim	,		_Date:	05.	14.	2012	
Signature:		Soft			_Citizen of:	KR			

The oblication of information in solutined by \$8 ± 8.0. 115 and 97 GFR 1.03. The information is required to obtain or relatin a beautiful by the public which is to file (and obligation) of the complete information in relating a beautiful by the public which is to file (and obligation) of the complete, including gathering, preparing, and exheriting the complete in publication from to the USFR 0. The will, in the complete in public which is to file (and complete, including gathering, preparing, and exheriting the completed in publication from to the USFR 0. The will, in the complete in

Dete:

Citizen of:

additional form(s) attached hereto.

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a petent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandomment of the application or expiration of the patent.

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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2905. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (*I.e.*, GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to \$5 U.S.C. 122(b) or issuance of a patent pursuant to \$5 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued natent.
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